

UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.	
08/446,	431 05/	22/95 HARVEY	J	5634.150	

LM61/0317

THOMAS J SCOTT JR HOWREY AND SIMON 1299 PENNSYLVANIA AVENUE NW WASHINGTON DC 20004

EXA	MINER
VU,H	
ART UNIT	PAPER NUMBER
2733	

DATE MAILED:

03/17/98

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

Γŧ	/ TH	IE PERIO	DD FOR RESP	DNSE:				
a)		is exter	nded to run		or continues to run	from the c	late of the final rejection	
expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In nevertheless, will the statutory period for the response expire later than six months from the date of the final rejection.								later. In no
		The da purpos	te on which the es of determini	response, the peng the period of e	by filing a petition under 3 stition, and the fee have be xtension and the correspon the originally set shortened	on filed is the date of the ding amount of the fee.	response and also the da Any extension fee pursua	ite for the nt to 37 CFR
	Ap	pellant's	Brief is due in	accordance with	37 CFR 1.192(a).			
t	Ap to	plicant's place the	response to the application in	e final rejection, fi condition for allow	led <u>2/24/98</u> ha vance:	s been considered with	the following effect, but it is	s not deemed
1.	ď	The pro	posed amendn	ents to the claim	and /or specification will no	t be entered and the fina	al rejection stands because	э :
•			here is no conversented.	incing showing u	nder 37 CFR 1.116(b) why	he proposed amendme	nt is necessary and was no	ot earlier
		b. 🗗 Т	hey raise new	ssues that would	require further consideration	n and/or search. (See N	lote).	
		c. 🔲 T	hey raise the is	sue of new matte	er. (See Note).			
			They are not deappeal.	emed to place th	e application in better form	for appeal by materially	reducing or simplifying the	issues for
		е. 🔲 🤄	They present a	lditional claims w	thout cancelling a correspon	nding number of finally r	ejected claims.	
		NOTE:	renly.	added l	imitadions in c Ker Search/	laims 3,13, consideration	17, 19, 22, 27,	7 <u>,35,39</u> ,43
2.			proposed or an -allowable clair	nended claims	would be	allowed if submitted in a	a separately filed amendme	ent cancelling
3.	Ŕ	Upon the		eal, the proposed	amendment will be ent	ered Will not be ent	ered and the status of the	claims will
		Claims	allowed: objected to: rejected: However;	3-46				
	,	□ Ар	·	se has overcome	the following rejection(s):			
4.		The aff	idavit, exhibit o	request for reco	nsideration has been consid	ered but does not overc	ome the rejection because	
5.		The affi		will not be consid	ered because applicant has	not shown good and su	fficent reasons why it was	not earlier
	The Oth		d drawing corre	ection	has not been approved	by the examiner.	Huy Dates I	Vu Significan